# Bureau of Land Management, Interior

(b) Under this section, a mining claim or millsite may not be used for purposes other than for legitimate mining and milling. The claimant, therefore, may not erect on the mining claim any facility or activity such as filling stations, curio shops, cafes, tourist or hunting and fishing lodges, or conduct such businesses thereon.

[35 FR 9738, June 13, 1970]

# Subpart 3738—Surface Protection Requirements

#### § 3738.1 Bond or deposit required.

Should a limited order be issued under section 2(b)(2) of the Act, the locator is required to furnish a bond in a sum determined by the Administrative law judge. The bond must be either a corporate surety bond or a personal bond accompanied by cash or negotiable Federal securities equal at their par value to the amount of the penal sum of the bond, together with power-of-attorney to the Secretary of the Interior or his delegate.

[35 FR 9738, June 13, 1970]

# § 3738.2 Restoration of surface condition

If the locator fails or refuses to restore the surface, appropriate action will be taken against him and his surety, including the appropriation of any money deposited on personal bonds, to be used for the purpose of restoring the surface of the claim involved. Any moneys on deposit or received from surety in excess of the amount needed for the restoration of the surface of the particular claim shall be refunded.

[35 FR 9738, June 13, 1970]

# PART 3740—PUBLIC LAW 585; MULTIPLE MINERAL DEVELOPMENT

#### Subpart 3740—Public Law 585, Multiple Mineral Development: General

Sec.

3740.0-1 Purpose.

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3742.3-1 Request for publication of notice of Leasing Act filing; supporting instruments.

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3742.3-3 Publication.

3742.3-4 Proof of publication.

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3743.1 Hearing procedures.

3743.2 Hearing: Time and place.

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# Subpart 3746—Fissionable Source Materials

 $3746.1\ \, \text{Mining}\ \, \text{locations}\ \, \text{for}\ \, \text{fissionable}$  source materials.

### Subpart 3740—Public Law 585, Multiple Mineral Development: General

# § 3740.0-1 Purpose.

The Act of August 13, 1954 (68 Stat. 708, 30 U.S.C. 521 subpart), was enacted "To amend the mineral leasing laws and the mining laws to provide for multiple mineral development of the same tracts of public lands, and for other purposes." The regulations in this part are intended to implement only those sections of said act, hereinafter more fully identified, which require action by the Department of the Interior or its agencies. The expression "Act" when used in this part, means the Act of August 13, 1954 (68 Stat. 708). The expression "Leasing Act", when